

REMARKS

This is a response to the non-final Office Action (Paper No. 7) of July 21, 2004. In this response, claims 1-20 are cancelled without prejudice, waiver, or disclaimer, leaving added claims 21-40. Upon entry of this response, claims 21-40 are pending in the application. It is believed that the foregoing additions add no new matter to the instant application. The Applicants respectfully request that there be reconsideration of the new claims in view of the Applicants remarks.

With respect to newly added independent claim 21, 26, 31 and 36

Assuming the application of *Cheng et al.* (U.S. Patent No. 5,884,324), *Green et al.* (U.S. Patent No. 5,794,242), and *Hertzog et al.* (U.S. Patent No. 5,884,324) to the now claimed invention, Applicants contend that neither *Cheng et al.* nor *Green et al.* discloses, teaches or suggests associating related information to personal information manager data. And in particular, Applicants contend that that neither *Cheng et al.* nor *Green et al.* discloses, teaches or suggests a system or method for “selecting a data item in the personal information manager data for related information to be acquired” and “acquiring the related information for the data item’ as now claimed.

As for *Hertzog et al.*, Applicants acknowledge that there is a teaching of personalized information management. However, Applicants contend that *Hertzog et al.* does not disclose, teach or suggests for “selecting a data item in the personal information manager data for related information to be acquired” and “acquiring the related information for the data item’ as now claimed.

As such, Applicant respectfully asserts that newly added independent claims 21, 26, 31 and 36 are in condition for allowance.

With respect to newly added dependent claim 22-25, 27-30, 32-35 and 37-40

As well, in that newly added dependent claims 22-25, 27-30, 32-35 and 37-40 depends from newly added independent claims 21, 26, 31 and 36 respectively, and therefore incorporates all the limitations contained therein, it is respectfully asserted that claims 22-25, 27-30, 32-35 and 37-40 are allowable.

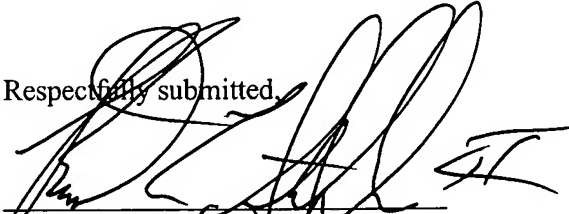
In addition, Applicants respectfully disagree with the Office Action assertion that *Hertzog et al.* teaches where personalized data may consist of “map data, weather data, flight data, hotel data, taxi data, and rental car data.” Applicants respectfully contend they can find no reference to this data being associated with or specific to an individual or organization as asserted in the Office Action.

Other References Cited in the Action

In addition to the references applied in the Office Action, it is respectfully submitted that Applicant’s invention, as now recited in claims 21-40 is neither anticipated nor rendered obvious by any of the other references cited in the Office Action, either taken alone or in combination.

CONCLUSION

In view of all of the foregoing, the Applicants respectfully submit that claims 21-40 are in condition for allowance and such action by the Examiner is earnestly solicited. If the Examiner has any questions, the Examiner is requested to contact Robert E. Stachler II at (404) 815-3708.

Respectfully submitted,

Robert E. Stachler II
Registration No. 36,934

SMITH, GAMBRELL & RUSSELL, L.L.P.
Suite 3100, Promenade II
1230 Peachtree Street N.E.
Atlanta, GA 30309-3592
(404) 815-3708
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